Commissioner of Patents and Trademarks

Washington, D.C. 20231

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT

In compliance with the Act of July 19, 1952 (66 Stat. 814; 35 U.S.C. 290) you are hereby advised that a court action has been filed on the following patent(s) in the U.S. District Court:

DOCKET NO.	DATE FILED	U.S. DISTRICT COURT				
04CV1200 JAH (RBB)	June 15, 2004	United States District Court, Southern District of California				
PLAINTIFF		DEFENDANT				
Prometheus Laboratories, Inc.		Mayo Collaborative Services				
PATENT NO.	DATE OF PATENT	PATENTEE				
1 6,355,623	March 12, 2002	Hospital-Sainte-Justine				
2 6,680,302	January 20, 2004	Hospital-Sainte-Justine				
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In the above-entitled case, the following patent(s) have been included:						
DATE INCLUDED	INCLUDED BY Amendment	Answer Cross Bill Other Pleading				
PATENT NO.	DATE OF PATENT	PATENTEE				
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In the above-entitled case, the following decision has been rendered or judgment issued:						
DECISION/JUDGMENT						
attached						
uttuanu						
CLERK	(BY) DEPUTY CLERK	TOTAL VISION				

Copy 1 - Upon initiation of action, mail this copy to Commissioner Copy 3 - Upon termination of action, mail this copy to Commissioner Copy 2 - Upon filing document adding patent(s), mail this copy to Commissioner Copy 4 - Case file copy

J :	c	se 3:04-cv-01200-JAH-RBB	Document 600	Filed 05/16/2008	Page 1 of 1		
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	5	TINIT	ren etatee nie	TRICT COLUT			
	6 7	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA					
	8				CV-1200 JAH		
	9	Plaintiff,	() () () () () () () () () () () () () ()	OV 1200 J111		
	10	V.	(FINAL JUDGN	IENT		
	11	MAYO COLLABORATIVE))			
	12	MAYO MEDICAL LABORA MAYO CLINIC ROCHEST	ATORIES and S ER,))			
	13	Defendants.	()			
	14	AND RELATED COUNTE	R-CLAIM.))			
	15	Durayant to Endard Dula of Civil Dranders 54 and the marking stire leving to					
	16	Pursuant to Federal Rule of Civil Procedure 54 and the parties' stipulation, it is hereby adjudged, ordered and decreed that:					
	17	1) The Court's March 28, 2008 Order Granting Defendants' Motion for					
	18	Summary Judgment of Patent Invalidity Pursuant to 35 U.S.C. § 101 is a final					
	19	judgment against Prometheus Laboratories, Inc. in this action;					
	20	2) Each and every remaining claim and counterclaim of Prometheus					
	21	Laboratories Inc. is voluntarily dismissed without prejudice;					
	2223	3) Each and every remaining counterclaim of defendants Mayo					
	23	Collaborative Services dba Mayo Medical Laboratories, and Mayo Clinic Rochester					
	25	("Defendants") is voluntarily dismissed without prejudice;					
	26	4) Each party will bear its own fees and costs.					
	27	The clerk is directed to enter this judgment/forthwith					
	28	Dated: May 16, 2008	JOHN JOHN JOHN	A. HOUSTON ED STATES DISTI	RICT JUDGE		